

1 THE HONORABLE MARSHA J. PECHMAN  
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7 UNITED STATES DISTRICT COURT  
8 WESTERN DISTRICT OF WASHINGTON  
9 AT SEATTLE

10 THE POKÉMON COMPANY  
11 INTERNATIONAL, INC. a Delaware  
12 corporation,

13 Plaintiff,

14 v.

15 BRYAN GARCIA CRUZ, an individual,

16 Defendant.

No. 19-cv-1911MJP

17 DECLARATION OF JACOB P. DINI IN  
18 SUPPORT OF PLAINTIFF'S MOTION TO  
19 EXTEND THE DEADLINE FOR THE  
20 JOINT STATUS REPORT & RELATED  
21 DEADLINES

22 I, Jacob P. Dini, declare as follows:

23 1. I am an attorney licensed to practice law before the courts of the State of  
24 Washington. I am an attorney at Perkins Coie LLP, and counsel in this action for Plaintiff, The  
25 Pokémon Company International, Inc. ("TPCi"). I submit this declaration in support of TPCi's  
Motion to Extend the Deadline for the Joint Status Report & Related Deadlines. I have personal  
knowledge of the facts stated herein and, if called upon, could and would testify competently  
thereto under oath.

26 2. Since Mr. Cruz returned the waiver of service, TPCi and Mr. Cruz have been  
engaged in discussions regarding the leaked Strategy Guide images, how others may have been  
involved in the leaks, and prospects for settlement.

DINI DECL. ISO PLAINTIFF'S MOTION  
TO EXTEND DEADLINES (No. 19-cv-  
1911MJP) – 1

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Perkins Coie LLP  
1201 Third Avenue, Suite 4900  
Seattle, WA 98101-3099  
Phone: 206.359.8000  
Fax: 206.359.9000

1 I declare under penalty of perjury under the laws of the United States that the foregoing is  
2 true and correct.  
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4 Executed at Seattle, Washington this 22nd day of July, 2020.

5 *s/Jacob P. Dini*  
6 Jacob P. Dini  
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